

Supreme Court of the State of New York  
Appellate Division: Second Judicial Department

D34172  
Y/ct

\_\_\_\_\_AD3d\_\_\_\_\_

Submitted - February 15, 2012

MARK C. DILLON, J.P.  
RUTH C. BALKIN  
ARIEL E. BELEN  
LEONARD B. AUSTIN, JJ.

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2010-02820

DECISION & ORDER

The People, etc., respondent,  
v Roger Beecham, appellant.

(Ind. No. 08-01462)

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Thomas T. Keating, Dobbs Ferry, N.Y. (Joseph M. Angiolillo of counsel), for appellant.

Janet DiFiore, District Attorney, White Plains, N.Y. (Richard Longworth Hecht and Laurie Sapakoff of counsel), for respondent.

Appeal by the defendant from a judgment of the County Court, Westchester County (Zambelli, J.), rendered March 2, 2010, convicting him of criminal possession of a weapon in the second degree, upon his plea of guilty, and imposing sentence.

ORDERED that the judgment is affirmed.

Since the defendant pled guilty with the understanding that he would receive the sentence which was thereafter actually imposed, he has no basis to now complain that his sentence was excessive (*see People v De Alvarez*, 59 AD3d 732; *People v Fanelli*, 8 AD3d 296; *People v Mejia*, 6 AD3d 630, 630; *People v Kazepis*, 101 AD2d 816).

DILLON, J.P., BALKIN, BELEN and AUSTIN, JJ., concur.

ENTER:

  
Aprilanne Agostino  
Clerk of the Court

March 6, 2012

PEOPLE v BEECHAM, ROGER